

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF NEW YORK

ORIGINAL

Timothy ASKEW

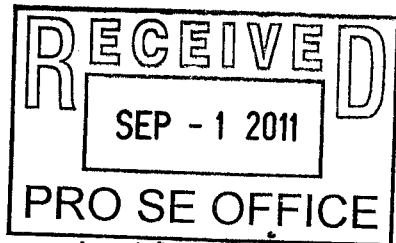
PLAINTIFF,

CV 11 - 4276  
COMPLAINT V. ITALIANO, J.

-AGAINST-

(3) Three OFFICER OF THE N.Y.P.D.  
AND THE CITY OF NEW YORK  
DEFENDANTS,

JURY TRIAL Demanded



I. Parties

PLAINTIFF Timothy ASKEW, resides At 42 Christopher AVE.  
BKLYN. N.Y.

DEFENDANTS Are members of The N.Y.P.D., resides At  
UNKNOWN to PLAINTIFF.

II. The Jurisdiction OF The Court is invoked pursuant To  
(28 U.S.C.) Illegal Search.

III. STATEMENT OF CLAIM. ON 8/22/11 At Approximately 5:35  
P.M. I WAS SITTING ON MY STOP IN FRONT OF 42 Christopher  
AVE. With my FRIEND PAUL RedFURN TALKING.  
AT WICH TIME, (3) THREE UNDER COVER POLICE  
OFFICERS, driving AN UNMARKED black CAR. Lic #  
EJH-8873. STOPED IN FRONT OF 42 CHRISTOPHER AVE.  
got OUT, AND STARTED SEARCHING MYSELF AND  
PAUL RedFURN. I Asked the officer what WAS  
the Problem, AND why I WAS being SEARCHED. I  
WAS Told to be Quiet, AND that they had the  
right to SEARCH Anyone ~~At~~ ANY time.  
I thans requested their badge numbers, that  
is when they got back into there UNMARKED CAR  
AND left.

- IV. THE Federal Court Jurisdiction, is revolving Around Federal Questions. Illegal Search.
- V. The remedy that Plaintiff seeks, is money damages in the Amount of \$150,000.000. million dollars, injunctive And declaratory relief.

I declare under Penalty of Perjury that the foregoing is ~~True~~ AND correct.

9/1/11  
DATE

Timothy Askew  
Plaintiff

MAILING Address Timothy ASKEW  
2094 FULTON ST.  
Brooklyn, N.Y. 11233